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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION N
09/067,208	04/28/1998	WILLIAM G. HOWARD	P-7860	9814
27581 75	90 10/10/2003		EXAMINER	
MEDTRONIC, INC.			CREPEAU, JONATHAN	
710 MEDTRON	IIC PARKWAY NE			
MS-LC340			ART UNIT	PAPER NUMBER
MINNEAPOLIS	S, MN 55432-5604		1746	
	,		DATÉ MAILED: 10/10/2003	

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Please find below and/or attached an Office communication concerning this application or proceeding.

•	Application N .	Applicant(s)	
Advisory Action	09/067,208	HOWARD, WILLIAM G	
, and y notion	Examiner	Art Unit	
	Jonathan S. Crepeau	1746	
The MAILING DATE of this communication	n appears on the cover sheet with the	ne correspondence address	
THE REPLY FILED 24 September 2003 FAILS TO Therefore, further action by the applicant is require final rejection under 37 CFR 1.113 may only be eit condition for allowance; (2) a timely filed Notice of Examination (RCE) in compliance with 37 CFR 1.1	ed to avoid abandonment of this ap her: (1) a timely filed amendment Appeal (with appeal fee); or (3) a	plication. A proper reply to a which places the application in	
PERIOD FO	OR REPLY [check either a) or b)]		
a) The period for reply expires 3 months from the mailing b) The period for reply expires on: (1) the mailing date of 6 event, however, will the statutory period for reply expire ONLY CHECK THIS BOX WHEN THE FIRST REPLY 706.07(f).  Extensions of time may be obtained under 37 CFR 1.136(a). have been filed is the date for purposes of determining the period of 37 CFR 1.17(a) is calculated from: (1) the expiration date of the sh (b) above, if checked. Any reply received by the Office later than the earned patent term adjustment. See 37 CFR 1.704(b).	this Advisory Action, or (2) the date set forth later than SIX MONTHS from the mailing day WAS FILED WITHIN TWO MONTHS OF The date on which the petition under 37 CFF of extension and the corresponding amount of the corresponding statutory period for reply originally set that is the corresponding amount of the corresponding statutory period for reply originally set that is the corresponding amount of the corresponding statutory period for reply originally set that is the corresponding amount of the corresponding statutory period for reply originally set that is the corresponding amount of the corresponding statutory period for reply originally set that is the corresponding statutory period for reply originally set that is the corresponding statutory period for reply originally set that is the corresponding statutory period for reply originally set that is the corresponding statutory period for reply originally set that is the corresponding statutory period for reply originally set that is the corresponding statutory period for reply originally set that is the corresponding statutory period for reply originally set that is the corresponding statutory period for reply originally set that is the corresponding statutory period for reply originally set that is the corresponding statutory period for reply originally set that is the corresponding statutory period for reply originally set that is the corresponding statutory period for reply originally set that is the corresponding statutory period for reply originally set that is the corresponding statutory period for reply originally set that is the corresponding statutory period for reply originally set that is the corresponding statutory period for reply originally set that is the corresponding statutory period for reply originally set that is the corresponding statutory period for reply originally set that the corresponding statutory period set that the corresponding statutory period statutory period set that the corresponding set that the corresponding set that the	te of the final rejection. THE FINAL REJECTION. See MPEP  1.136(a) and the appropriate extension fithe fee. The appropriate extension fee it in the final Office action; or (2) as set for the final Office action; or (3) as set for the final Office action O	fee under orth in
1. A Notice of Appeal was filed on <u>24 September</u> 37 CFR 1.192(a), or any extension thereof (3			n
2. The proposed amendment(s) will not be enter	ered because:		
(a) they raise new issues that would require	further consideration and/or searc	ch (see NOTE below);	
(b) they raise the issue of new matter (see	Note below);		
<ul><li>(c)  they are not deemed to place the applic issues for appeal; and/or</li></ul>	ation in better form for appeal by r	naterially reducing or simplifyin	g the
(d) they present additional claims without on NOTE:	canceling a corresponding number	of finally rejected claims.	
3. Applicant's reply has overcome the following	rejection(s).		
4. Newly proposed or amended claim(s)	• • • • • • • • • • • • • • • • • • • •	a separate timely filed amend	ment
canceling the non-allowable claim(s).		•	
5. ☐ The a) ☐ affidavit, b) ☐ exhibit, or c) ☐ requalition in condition for allowance because	est for reconsideration has been c se: <u>See Continuation Sheet</u> .	onsidered but does NOT place	the
6. The affidavit or exhibit will NOT be considered raised by the Examiner in the final rejection.		LY to issues which were newly	
7. For purposes of Appeal, the proposed amend explanation of how the new or amended claim			
The status of the claim(s) is (or will be) as fo	llows:		
Claim(s) allowed:			
Claim(s) objected to:			
Claim(s) rejected: <u>1,3-8,10,12-17 and 95-97</u> .			
Claim(s) withdrawn from consideration:			
8. The proposed drawing correction filed on	is a)□ approved or b)□ dis	approved by the Examiner.	
9. $\square$ Note the attached Information Disclosure Sta	atement(s)( PTO-1449) Paper No(s	)	
10. Other:	•		
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			ė

Continuation of 5. does NOT place the application in condition for allowance because: Applicant's argument that col. 6, lines 46-65 of Howard supports the limitation that the strip of alkali metal is longer than the anode current collector is still not persuasive. Applicant asserts that, in particular, the disclosure that "[t]his will ensure that the outer winding of the electrode assembly has an alkali metal layer 15 facing the cathode material 60 and the bare current collector 5 at the end 18 will face outward" supports the limitation. Even if it could be postulated that the alkali metal extends beyond the current collector in the outermost layer, this disclosure is only concerend with one end (the outer end) of the anode assembly. There is no disclosure regarding the other (inner) end of the anode assembly, i.e., the one wound on the mandrel. Thus, it still cannot be concluded that the total length of the current collector 5 must necessarily be less than the total length of the strip 15. Further, applicant's analysis does not take into account the situation where the length of the collector is equal to the length of the strip. Applicants take the position that the cathode material in the outer layer would be covered by alkali metal only in the situation where the anode current collector is shorter than the alkali strip. However, the cathode material in the outer layer would also be covered in the situation where the strip and the current collector are the same length. Thus, the disclosure of Howard does not compel a conclusion that the current collector must be shorter than the strip. Thus, Howard does not support this limitation in the instant claims.

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